

mechanisms to review state food safety laws and consider them for national application.

This act provides important federal protections, while retaining valuable input from states and coordination between state and federal food safety experts. I strongly appreciate my good friend Congressman MIKE ROGERS' efforts to ensure that Americans are confident that packaged food they find on our store shelves is safe for them and their families. I urge all my colleagues to join me in supporting this important act.

In conclusion, God bless our troops and we will never forget September 11th.

Mr. PALLONE. Madam Chairman, I rise in strong opposition to H.R. 4167, the National Uniformity for Food Act of 2005. I am opposed to this legislation for two reasons.

First, and foremost, this legislation would completely eliminate any State or local food safety law that is not identical to requirements established by the FDA. Even laws that go beyond the federal requirements to protect their citizens would be pre-empted. For example, in my home state of New Jersey, a number of labeling requirements for milk, restaurant food safety and many other State laws would be completely negated, thereby placing the health and well-being of our citizens at increased risk. How is that good public policy?

I also have to oppose this legislation for the way it has completely violated the legislative process. This bill has escaped any real scrutiny from the Energy and Commerce Committee, which has jurisdiction over such food safety matters. No hearings were held, no witnesses were called to testify, and no effort was made to determine the actual impact this bill will have on the safety of our nation's food supply. It is clear that this bill was insufficiently reviewed and I fear that Congress is acting far too quickly to enact legislation that will have such sweeping affects.

I believe improving the quality of our nation's food supply is one of the most important challenges facing Congress today. A vote for this legislation, however, would put consumers at increased risk. I urge my colleagues to vote "no."

Mr. UPTON. Madam Chairman, I rise in support of H.R. 4167, the National Uniformity for Food Act.

This is common sense legislation that will benefit both consumers and businesses— and particularly small businesses.

Consumers will benefit from being able to rely on scientifically-based national food safety and warning standards, just as they now rely on national standards for nutrition labeling.

When we think of the food manufacturing industry, we may not realize that small manufacturers account for the bulk of the industry. Specifically, nearly 73 percent of food manufacturers have fewer than 20 employees. These smaller firms are especially burdened by having to comply with up to 50 different food safety and warning regimens if they are in or wish to enter interstate commerce.

I know many of us have heard from our governors about important state food safety and warning requirements that could be pre-empted by a national standard. But it is important to underscore that this bill provides for a 180-day period after enactment for states to petition the FDA and make their cases for either permitting a state requirement to remain in place or to make a state requirement a national standard. Further, the state require-

ments will remain in place until the FDA makes a determination on the state's petition.

Mr. DEAL of Georgia. Madam Chairman, I yield back the balance of my time.

The ACTING CHAIRMAN (Mrs. DRAKE). All time for general debate has expired.

Under the rule, the Committee rises. Accordingly, the Committee rose; and the Speaker pro tempore (Mr. DEAL of Georgia) having assumed the chair, Mrs. DRAKE, Acting Chairman of the Committee of the Whole House on the State of the Union, reported that that Committee, having had under consideration the bill (H.R. 4167) to amend the Federal Food, Drug, and Cosmetic Act to provide for uniform food safety warning notification requirements, and for other purposes, had come to no resolution thereon.

ADJOURNMENT TO MONDAY, MARCH 6, 2006 AND HOUR OF MEETING ON TUESDAY, MARCH 7, 2006

Mr. PRICE of Georgia. Mr. Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet at noon on Monday next, and further, when the House adjourns on that day, it adjourn to meet at 12:30 p.m. on Tuesday, March 7, 2006, for morning hour debate.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Georgia?

There was no objection.

DISPENSING WITH CALENDAR WEDNESDAY BUSINESS ON WEDNESDAY NEXT

Mr. PRICE of Georgia. Madam Speaker, I ask unanimous consent that the business in order under the Calendar Wednesday rule be dispensed with on Wednesday next.

The SPEAKER pro tempore (Mrs. DRAKE). Is there objection to the request of the gentleman from Georgia?

There was no objection.

APPOINTMENT OF HON. MAC THORNBERRY AND HON. FRANK R. WOLF TO ACT AS SPEAKER PRO TEMPORE TO SIGN ENROLLED BILLS AND JOINT RESOLUTIONS THROUGH MARCH 7, 2006

The SPEAKER pro tempore laid before the House the following communication from the Speaker:

U.S. HOUSE OF REPRESENTATIVES,
Washington, DC, March 2, 2006.

I hereby appoint the Honorable MAC THORNBERRY and the Honorable FRANK R. WOLF to act as Speaker pro tempore to sign enrolled bills and joint resolutions through March 7, 2006.

J. DENNIS HASTERT,
Speaker of the House of Representatives.

The SPEAKER pro tempore. Without objection, the appointments are approved.

There was no objection.

SPECIAL ORDERS

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 2005, and under a previous order of the House, the following Members will be recognized for 5 minutes each.

NO PLACE BUT TEXAS

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Texas (Mr. POE) is recognized for 5 minutes.

Mr. POE. Madam Speaker, today is my favorite day in Texas history. March 2 marks Texas Independence Day. On this day, 170 years ago, Texas declared independence from Mexico and its evil dictator, Santa Anna, the 19th century Saddam Hussein, and Texas became a free nation.

In 1836, in a small farm village of Washington-on-the-Brazos, 54 "Texians," as they called themselves in those days, gathered on a cold rainy day like today to do something bold and brazen: They gathered to sign the Texas Declaration of Independence and once and for all "declare that the people of Texas do now constitute a free, sovereign, and independent republic."

As these determined delegates met to declare independence, Santa Anna and 6,000 enemy troops were marching on an old, beat-up Spanish mission that we now call the Alamo. This is where Texas defenders stood defiant and determined. They were led by a 27-year-old lawyer by the name of William Barrett Travis. The Alamo and its 186 Texans were all that stood between the invaders and the people of Texas. And behind the dark, dank walls of that Alamo, William Barrett Travis, the commander, sent a fiery, urgent appeal requesting aid.

His defiant letter read in part: "To all the people in Texas and America and the world, I am besieged by a thousand or more of the enemy under Santa Anna. I have sustained a continual bombardment and cannon fire for the last 24 hours, but I have not lost a man."

"The enemy has demanded surrender at its discretion; otherwise, the fort will be put to the sword. I have answered that demand with a cannon shot, and the flag still waves proudly over the wall. I shall never surrender or retreat."

"I call upon you in the name of liberty and patriotism and everything that is dear to our character to come to my aid with all dispatch. If this call is neglected, I am determined to sustain myself for as long as possible and die like a soldier who never forgets what is due to his own honor and that of his country."

"Victory or death," signed William Barrett Travis, commander of the Alamo.

Madam Speaker, after 13 days of glory at the Alamo, Commander Travis and his men sacrificed their lives on the altar of freedom. The date was March 6, 1836.